

That upon your Petitioners giving such Security as the Governor and Council of the said Province should think sufficient to answer the said Poulsons demands your Petitioners Goods which had been seized and Remained in Spain should be restored to him and in case they were sold that your Petitioner should be paid the money arising from the Sale thereof and that thereupon the Provincial Court should proceed to hear and determine the Cause or Causes with Liberty for either party to appeal

That accordingly the 2^d December 1720 Security was given on your Petitioners Behalf in 1200 and approved by the Governor and Council and thereupon your Petitioners Council moved for restitution of your Petitioners Goods or the Produce thereof pursuant to the said Order in Council with which the Court Ordered the said Poulson to be acquainted who Returned for answer that what he had got he had got by Law and that he had neither the Money nor Effects to Restore

That notwithstanding the said Order in Council your Petitioner hath not been able to get the same performed or any Restitution made him under the same

Therefore and as the Proceedings against your Petitioner have been of so very Extraordinary a Nature and as it is so very Clear the Admiralty Court had no Jurisdiction in this Case nor were the Premises Cognizable there and as your Petitioner hath been so great a Sufferer ^{thereby} not only in the Great Value of his Goods and Effects seized there but in his Credits